INTERNATIONAL SEARCH REPORT



A. CLASSIFICATION OF SUBJECT MATTER TPC 7 A61N1/18 A61N1/39			
A. CLASSIMCATION OF SUBJECT MATTER .			
	A61N1/39		

According to international Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC $\frac{7}{461N}$

Documentation searched other than minimum documentation to the extent that such documents are included in the fields sourched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ

Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to chairs No.
х	WO 01/66182 A (CARDIAC SCIENCE INC) 13 September 2001 (2001-09-13)	1,2,4,5, 12,13,
Y	page 6, line 11 -page 8, line 12; claim 1; figures 1,2	15,16,23 27,42, 52,57
Y	US 2003/028219 A1 (+12ARBO ATMONY 6 ET AL) 6 February 2003 (2003-02-06) paragraphs '0029!-'0034!; claims 1,61	27,42, 52,57
A	US 2002/133201 A1 (GREATSATCH WITSON ET AL) 19 September 2002 (2002-09-19) paragraphs '0140!-'0147!; claim 1; figure	1-70
A	US 3 865 101 A (SAPER LAWRENCE ET AL) 11 February 1975 (1975-02-11) the whole document	1–70

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Special categories of cited documents: 'A' document defining the general state of the art which is not considerate to be of particular relevance 'E' eacher document but published on or affect the international fitting claim. 'I' document which nearly throw doubts on priority claim(s) or discount of the special reason (as specified) another claim or other special reason (as specified) another claim of the specified of another claim of the specified of another claim of the specified of the content of the specified	The later document published office the laternational filting data class of the control of control of th
Cate of the actual completion of the international search 3 September 2004	Dele of mailing of the informational search report
Name and maling address of the ISA European Patent Office, P.B. 6816 Patentistan 2 N.L. – 2260 J P. Filswijk Tel. (497–70) 340–2040, Tx. 31 651 apo nl, Fizic (431–70) 340–3016	Chopinaud, M

Patent family members are listed in annex.

Further documents are listed in the continuation of box C.

INTERNATIONAL SEARCH REPORT

Permational Application No TCT/US2004/012421

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NTERNATIONAL SEARCHING AUTHO	YTIAC		WIPO PCT			
То:			PCT			
see form PCT/ISA/220		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis</i> .1)				
		Date of mailing (day/month/year) s	see form PCT/ISA/210 (second sheet)			
Applicant's or agent's file reference see form PCT/ISA/220		FOR FURTHER See paragraph 2 bel				
International application No. PCT/US2004/012421	International filing date (d 22.04.2004	lay/month/year)	Priority date (day/month/year) 22.04.2003			
International Patent Classification (IPC) or A61N1/18, A61N1/39	both national classification a	and IPC	-			
Applicant MEDTRONIC PHYSIO-CONTROL	CORP.					
1 This opinion contains indication	one relating to the follo	ouring Home:				

	This		**-*-!	t			
Ι.	1 1115	ODUNION	contains	indications	relatino to	the following	i items:

- Box No. I Basis of the opinion
- Box No. 1 Priority
- ☐ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
- □ Box No. IV Lack of unity of invention
- Box No. V Reasoned statement under Rule 43bis,1(a)(i) with regard to novelty, inventive step or industrial
- applicability; citations and explanations supporting such statement Box No. VI Certain documents cited
- Box No. VII Certain defects in the international application
- Box No. VIII Certain observations on the international application
- FURTHER ACTION

If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 b/s(b) that written opinions of this international Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Ty: 523656 epmu d Fax: +49 89 2399 - 4465

Authorized Officer

Chopinaud, M

Telephone No. +49 89 2399-7365



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/012421

_	Box	N	o. I Basis of the opinion
1.	With the	n re lang	gard to the language, this opinion has been established on the basis of the international application in guage in which it was field, unless otherwise indicated under this item.
		iar	is opinion has been established on the basis of a translation from the original language into the following guage , which is the language of a translation furnished for the purposes of international search ider Rules 12.3 and 23.1(b)).
2.	Witi	h re	gard to any nucleotide and/or amino acid sequence disclosed in the international application and ary to the claimed invention, this opinion has been established on the basis of:
	a. t	ype	of material:
	1		a sequence listing
	(table(s) related to the sequence listing
	b. f	orm	at of material:
	1		in written format
	-		in computer readable form
	c. t	ime	of filing/furnishing:
			contained in the international application as filed.
			filed together with the international application in computer readable form.
			furnished subsequently to this Authority for the purposes of search.
3.		ha	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto is been filed or furnished, the required statements that the information in the subsequent or additional pies is identical to that in the application as filed or does not go beyond the application as filed, as proported were furnished.

4. Additional comments:

Box No. II Priority

- The following document has not been furnished:

 - ☐ translation of the earlier application whose priority has been claimed (Rule 43*bis*.1 and 66.7(b)).

Consequently it has not been possible to consider the validity of the priority claim. This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.

- 2. This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43bis.1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.
- 3. Additional observations, if necessary:

Box No. V Reasoned statement under Rule 43bis.1(a)(I) with regard to noveity, inventive step or industrial applicability; citations and explanations supporting such statement

1-26

27-70

1-70

1. Statement

Novelty (N)

Yes: Claims

No: Claims

Inventive step (IS)

Yes: Claims

No: Claims

Industrial applicability (IA)

Yes: Claims

No: Claims

Citations and explanations

see separate sheet

- DOTES-Annie Shant/297 (Sheet 1) (FPO-Ismush/2004)

Re Item V

Reasoned statement under Rule 66.2(a)(II) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
 - D1: WO 01/66182 A (CARDIAC SCIENCE INC) 13 September 2001 (2001-09-13)
 - D2: US 2003/028219 A1 (PICARDO ANTHONY G ET AL) 6 February 2003 (2003-02-06)
- The present application does not meet the oriteria of Article 33(1) PCT, because the subject-matter of claim 1 Is not new in the sense of Article 33(2) PCT.

Document D1 discloses (the references in parentheses applying to this document) a modular external defibrillator system, comprising:

- a base containing a defibrillator module (defibrillator module 32, figure 1);
- a **pod** having a patient parameter module with patient lead cables attachable to a patient to collect at least one patient vital sign, the pod operable at a distance from the base (generic patient monitor 12, figure 1); and
- a communication link (see claim 1, line 5) between the pod and the base to carry at least one vital sign from the pod to the base, the defibrillator module delivering a defibrillation shock to the patient based on the at least one vital sign (see claim 1, lines 6-8 and description page 8, lines 3-12).
- The same remark can be applied for the independent claim 12 for the same reasons (and see D1, description page 6, line 15)
- Dependent claims 2-11 and 13-26 contain either features known per se from the prior art or being simple constructional features. Thus they would only satisfy Art. 33(2),(3) PCT when referring to patentable independent claims.
- The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 27 does not involve an inventive step in the sense of Article 33(3) PCT.

The device described in independent claim 27 differs from that disclosed in document D1 in that the base comprises a latching assembly to mount the pod in a releasable manner.

The technical problem to be solved by the invention can thus be stated as that of providing a device easy to use and compact.

The solution proposed in claim 27 of the present application cannot be considered as involving an inventive step (Articles 33(1) PCT) for the following reason:

Document D2 pertains to a modular medical device, base unit and module thereof wherein the base comprises a latching assembly (see paragraph 30).

D2 refers to the same kind of device as D1. The skilled person would therefore consider to include said feature of D2 in the device described in document D1 in order to solve the problem.

- The same remark can be applied to the independent claims 42, 52, 57 and 67 for the same reasons.
- Dependent claims 28-41, 43-51, 53-56, 58-66 and 68-70 contain either features known per se from the prior art or being simple constructional features. Thus they would only satisfy Art. 33(2),(3) PCT when referring to patentable independent claims.
- 8. In order to facilitate the examination of the conformity of the amended application with the requirements of Article 34(2)(b) PCT, the applicant is requested to clearly identify the amendments carried out, no matter whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which these amendments are based (see also Rule 66.8(a) PCT).

If the applicant regards it as appropriate these indications could be submitted in handwritten form on a copy of the relevant parts of the application as filed.